

EXHIBIT A

Letter from Scott S. Patrick, *Counsel for Paxson Jax License, Inc.*, to Marlene H. Dortch, *Secretary, FCC*, (Dec. 30, 2004)

DOW, LOHNES & ALBERTSON, PLLC
ATTORNEYS AT LAW

SCOTT S. PATRICK
DIRECT, DIAL 202-776-2885
spatrick@dowlohn.com

WASHINGTON, D.C.
1200 NEW HAMPSHIRE AVENUE, N.W. • SUITE 800 • WASHINGTON, D.C. 20036-6802
TELEPHONE 202-776-2000 • FACSIMILE 202-776-2222
www.dowlohn.com

ONE RAVINIA DRIVE • SUITE 1600
ATLANTA, GEORGIA 30346-2108
TELEPHONE 770-901-8800
FACSIMILE 770-901-8874

December 30, 2004

VIA HAND DELIVERY

Marlene H. Dortch, Esquire
Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

Attention: Video Division, Media Bureau
Stop Code 1800E1

Re: WPXC-DT (Brunswick, Georgia)
Facility ID No. 71236
DTV Pre-Election Certification (File No. BCERCT-20041103AJG)
Notice of Proposed Modified Facilities

STAMP & RETURN

RECEIVED

DEC 30 2004

Federal Communications Commission
Office of Secretary

Dear Ms. Dortch:

On behalf of Paxson Jax License, Inc. ("Paxson"), permittee of WPXC-DT (Brunswick, Georgia), we hereby notify the Commission of a proposed modification to the facilities listed in the station's DTV Pre-Election Certification Form (FCC File No. BCERCT-20041103AJG). Paxson submitted the modification application last week (FCC File No. BMPCDT-20041222ABJ), and, through this letter, we seek to explain the proposed changes.

In its Form 381 certification, Paxson stated that it would operate WPXC-DT at maximized facilities as authorized by the specified construction permit held at the time of filing. The authorized site, however, is in a wetlands area, necessitating special, extensive, and costly construction requirements. Subsequent to the filing of the Form 381, Paxson has secured arrangements to construct WPXC-DT on a nearby non-wetlands site that would provide a more secure base for the tower. Accordingly, Paxson last week submitted a modification application proposing the slight relocation. As such, Paxson hereby notifies the Commission of this proposed modification and the consequential impact on its pre-election certification. Presuming normal processing time, Paxson does not expect that this modification will jeopardize its ability to complete construction of WPXC-DT prior to the July 1, 2006 deadline.

Federal Communications Commission

December 30, 2004

Page 2

Please do not hesitate to contact the undersigned should any questions arise regarding this matter.

Respectfully submitted,

A handwritten signature in black ink, appearing to read "Scott S. Patrick", with a large, sweeping flourish extending from the end of the signature.

Scott S. Patrick

cc: FCC Form 381 Electronic Mailbox (via email at form381@fcc.gov)